

## Services Providers - Sponsors

### Terms & General Conditions

Companies providing products and or services to the direct selling industry in Europe and having a least one year of legal existence are eligible for the status of Service Provider-Sponsor. Service Providers-Sponsors are not members of Seldia. Their rights and obligations are listed below.

#### Rights

- Use the Seldia Service Provider logo on all their printed and or online materials;
- Be referenced on the Seldia website in the section "Service Providers-Sponsors";
- Be referenced in the Seldia Annual Report;
- Be given a priority in booking a booth in the Seldia Annual Conference.

#### Obligations

- Abide by the Seldia Codes of Conduct and applicable Seldia European Code of Ethics;
- Abide by the present Terms & General Conditions for Service Providers-Sponsors;
- Pay the annual fee.
- Use the Seldia Service Provider logo and references to the Seldia affiliation appropriately.
- Support the Association in the achievement of its Mission Statement and Objectives.
- Represent all products and services offered in a clear, honest and complete way.
- While pursuing its own interest, act in good faith and exert its best efforts to effectively serve Corporate, Full and Associate Members of the Association.

#### Application procedure & admission

The Board of Directors, upon evaluation of the application, shall grant approval of application as Service Provider-Sponsor.

#### Fee

The Board of Directors fixes the annual Service Provider-Sponsorship fee annually. It amounts to 1.500€ for the year 2017. In case the admission is granted after the 30<sup>th</sup> of June, it will be of 750€ for the remaining of the calendar year. Admission as Service Provider-Sponsor will be valid as of the payment of the fee. The fee may be revised annually upon a decision of the Board of Directors.

#### Termination of contract between Seldia and a Service Provider

A Service Provider-Sponsor or Seldia may terminate their contract for cause and with immediate effect in the case of serious breach of the other party or without cause with a notice period of 3 months.

However, and in any event, the annual fee due until the end of the financial year during which the contract is terminated will remain due to Seldia.

The decision to terminate the contract by Seldia is taken by the Board of Directors, pursuant to a recommendation by the Secretariat.

April 2017